

PRODUCT: 376 dozen bottles of *Lubinol Mineral Oil* and 46 dozen bottles of *elixir of terpin hydrate and codeine* at Jersey City, N. J. Examination showed that the products were short-volume.

LABEL, IN PART: "Lubinol Extra Heavy Mineral Oil U. S. P. * * * One Pint," and "Elixir of Terpin Hydrate and Codeine N. F. * * * Two Fluid Ounces."

NATURE OF CHARGE: Misbranding, Section 502 (b) (2), the articles failed to bear labels containing accurate statements of the quantity of their contents.

DISPOSITION: October 16, 1945. The Purepac Corporation, claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the products were ordered released under bond to be refilled to the declared volume, under the supervision of the Food and Drug Administration.

1898. Misbranding of isopropyl alcohol rubbing compound. U. S. v. 155 Dozen Bottles of Isopropyl Alcohol Rubbing Compound. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 17560. Sample No. 851-H.)

LIBEL FILED: On or about September 26, 1945, Eastern District of South Carolina.

ALLEGED SHIPMENT: On or about August 3, 1945, by the Purepac Corporation, from New York, N. Y.

PRODUCT: 155 dozen bottles of *isopropyl alcohol rubbing compound* at Charleston, S. C. Examination showed that the product was short-volume.

LABEL, IN PART: "Purepac Isopropyl Alcohol Rubbing Compound * * * One Pint."

NATURE OF CHARGE: Misbranding, Section 502 (b) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.

DISPOSITION: November 21, 1945. The Purepac Corporation, claimant, having admitted that the product was misbranded, judgment of condemnation was entered and the product was ordered released under bond to be properly labeled under the supervision of the Food and Drug Administration.

1899. Misbranding of elixir of beef and iron, and isopropyl alcohol rubbing compound. U. S. v. 55 Dozen Bottles of Elixir of Beef & Iron and 109 Dozen Bottles of Isopropyl Alcohol Rubbing Compound. Decree of condemnation. Product ordered released under bond. (F. D. C. No. 18031. Sample Nos. 25477-H, 25478-H.)

LIBEL FILED: October 25, 1945, District of Utah.

ALLEGED SHIPMENT: On or about August 24, 1945, by the Exeller Chemical Co., Inc., from New York, N. Y.

PRODUCT: 55 dozen bottles of *elixir of beef and iron* and 109 dozen bottles of *isopropyl alcohol rubbing compound* at Salt Lake City, Utah. Examination showed that the products were short-volume.

LABEL, IN PART: "Gold Seal Elixir of Beef and Iron N. F. One Pint," and "Gold Seal Isopropyl Alcohol Rubbing Compound 1 Pint."

NATURE OF CHARGE: Misbranding, Section 502 (b) (2), the articles failed to bear labels containing accurate statements of the quantity of their contents.

DISPOSITION: January 14, 1946. The Purepac Corporation of New York having appeared as claimant, judgment of condemnation was entered and the products were ordered released under bond for relabeling under the supervision of the Food and Drug Administration.

1900. Misbranding of rubbing massage compound. U. S. v. 53 Cases of Rubbing Massage Compound. Default decree of condemnation. Product ordered delivered to a charitable institution. (F. D. C. No. 18086. Sample No. 21923-H.)

LIBEL FILED: November 9, 1945, Western District of Tennessee.

ALLEGED SHIPMENT: On or about August 25, 1945, by the Sapo Elixir Chemical Co., from St. Louis, Mo.

PRODUCT: 53 cases, each containing 12 1-pint bottles, of rubbing and massage compound at Memphis, Tenn. Examination showed that the product was short-volume.

LABEL, IN PART: "One Pint Rubbing Massage Compound."

NATURE OF CHARGE: Misbranding, Section 502 (b) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.